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APPLICATION NO.	FI	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/809,783	(	03/24/2004	Patti L. McCalmont	4380-2-CON	7027
40997	7590	08/15/2005		EXAMINER	
INTRADO 1601 DRY O		RIVE.	RAMAKRISHNAIAH, MELUR		
LONGMON			ART UNIT	PAPER NUMBER	
				2643	

DATE MAILED: 08/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/809,783	MCCALMONT ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Melur Ramakrishnaiah	2643			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)	Responsive to communication(s) filed on 24 h	March 2004.				
• —	•	s action is non-final.				
3)□	,_					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-46</u> is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) ⊠ Claim(s) <u>25-27</u> is/are allowed.  6) ⊠ Claim(s) <u>1-24 and 28-46</u> is/are rejected.  7) □ Claim(s) is/are objected to.  8) □ Claim(s) are subject to restriction and/or election requirement.						
Applicati	ion Papers					
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some color None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
Attachmen						
2) Notice Notice 3) Information	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date <u>3-24-04/7-26-04</u> .	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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## **Double Patenting**

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

- 1. Claims 1-46 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-15 of U.S. Patent No.6,671,742. Although the conflicting claims are not identical, they are not patentably distinct from each other because for example claim 1 of the present application is an obvious variation of claim 7 of Patent No.6,671,742.
- 2. Claim 3 recites the limitation "said fourth identifier" in line 5 of page 34. There is insufficient antecedent basis for this limitation in the claim.
- 3. Claim 2 recites the limitation "said first location information" in line 5. There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-3, 5-11,13, 14, 16, 18-24, 28-31, 32-33, 35-36, 37-43, and 45-46, are rejected under 35 U.S.C 102(b) as being anticipated by Asmuth (US PAT: 4,310,726).

Regarding claim 1, Asmuth discloses a method for routing a request for emergency services, comprising: receiving a first location information regarding a first request for emergency services, determining a first emergency service zone that includes a first location identified by the received first location information, associating a first routing number with the first request for emergency services, wherein first routing number is operable to route the first request for emergency services to a switch (21/22, fig. 1) associated with emergency service zone, associating a first request identifier with the first request for emergency services, wherein the first request identifier uniquely identifies the first request for emergency services, storing at least a portion of the received first location information (figs. 1-5, col. 4, line 52 – col. 8, line 36).

Regarding claim 14, Asmuth discloses a method for routing emergency calls, comprising: receiving at a first network node (20, fig. 1) first location information from a second associated network node (16, fig. 1), assigning a first identification key to the first location information, storing the first location information in the first network node, receiving at the first network node a query for the first location information from the third network node (13, fig. 1), wherein query includes the first identification key, and in response to the query, providing the first information to the third network node (figs. 1-5, col. 4, line 52 – col. 8, line 36).

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Regarding claim 28, Asmuth discloses a method for routing emergency services, comprising: receiving a first request for emergency services from the first communication device (for example 10, fig. 1), identifying the first communication device intiating the first request, obtaining the first location information related to the first request, providing the first location information to a first network node (20, fig. 1), receiving a first routing number and a first unique identifier from the first network node, wherein the first unique identifier is not received with the first request for emergency services, and routing the first request for emergency services over a public switched telephone network, wherein the first routing number is used as a called number and the first unique identifier is used as a calling number (figs. 1-5, col. 4, line 52 – col. 8, line 36).

Regarding claim 32, Asmuth discloses an emergency service call center system for routing requests for emergency services and information, comprising: an input at (12, fig. 1) from a communication network, operable to receive a request for emergency services, an output to the communication network, an input/output from/to a computer network (17-19, fig. 1), a call center manager in (16, fig. 1) operable to receive a first request for emergency services from at least one of a computer network (17-19) and the communication network (12, fig. 1) a call center database (20, fig. 1) operable to store first information regarding a location, wherein a query comprising the first information regarding the location from which the first request for emergency services originated is transmitted by the call center system (reads on 16, fig. 1) over the first computer network, wherein the first identifier comprising a routing number and second identifier

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comprising a request for identifier are received over the first computer network in response to the query, wherein the first identifier is associated with the first request for emergency services by the emergency service call center system as called number to allow the first request for emergency services to be routed over the communication network to a network switch (21/22, fig. 1), wherein the second identifier is associated with the first request for emergency services by the emergency call center system as a calling number (figs. 1-5, col. 4, line 52 – col. 8, line 36).

Regarding claim 37, Asmuth discloses a method for routing an emergency call to an appropriate public safety answering point, comprising: receiving at a call center (reads on 16, fig. 1) a signal from a communication device (for example 10, fig. 1) related to a request for emergency services, determining the geographic location of the communication device, correlating geographic location of the communication device to a public safety answering point, obtaining an identification key from an emergency services complex (reads on 20, fig. 1), wherein the identification key is assigned by emergency services complex to the signal from a communication device, placing a telephone call to the public safety answering point over a first communication network, wherein identification key is associated with the telephone call, and providing geographic location information to the public safety answering point (for example 13, fig. 1) over a second communication network (18, figs. 1-5, col. 4, line 52 – col. 8, line 36).

Regarding claims 2-3, 5-11,13, 16, 18-24, 29-31, 33, 35-36, 38-43, and 45-46,

Asmuth further teaches the following: location information does not comprise a telephone number (reads on service code, col. 6 lines 50-54), receiving second location

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information regarding a second request for emergency services, determining a second location information (for example municipality B, fig. 1), associating a second routing number with the request for emergency services, wherein the second routing number is operable to route the second request for emergency services to a switch (21/22, fig. 1) with the second emergency service zone, associating a second request identifier with the second request for emergency services, wherein the second identifier uniquely identifies the second request from emergency services, and storing at least portion of the received second location information, wherein the first and second emergency services zones are served by different network switches (21/22, fig. 1), different network switches (21/22, fig. 1) comprises different tandems, receiving a request for the stored first location information, the request comprising the first location identifier, and in response to the request, returning the stored location information, request is received as a query from a first public safety answering point (for example 13, fig. 1), wherein stored location information is returned to the first public safety answering point, receiving a request for the stored second location information comprising the second request identifier, and in response to the request, returning the stored second location information, request is received as a query from a second public safety answering point )for example 14, fig. 1), and wherein the stored second location information is returned to the second public safety answering point, first location information is received from an emergency service call center (reads on 20, fig. 1), first request identifier identifies the first request for emergency services as being associated with an emergency service call center (reads on 16, fig. 1), in addition to uniquely identifying the first request for

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emergency services, determining at the first network node (20, fig. 1) a first routing number for a request for emergency services associated with the first location information, wherein the first routing number identifies a first switch (21/22, fig. 1) having a coverage area that includes a first emergency service zone that encompasses a location specified by the first location information, second network node comprises an emergency service call center (reads on 16, fig. 1), third network node comprises a public safety answering point (for example 13, fig. 1), routing number is used by a public switched telephone network to establish voice communication between the third node (13, fig. 1) and at least one communication device (10, fig. 1) intiating the requerst for emergency services and the second node, receiving at the first network node second location information (reads on second emergency call made by a user) from the second network node, assigning a second identification key to the second location information, storing the second location information in the first network node (20, figs. 1 and 5), receiving at the first network node a query for the second location information from a fouth network node (for example 14, fig. 1), wherein the query includes the second identification key and providing the second information to the fourth network node, fourth network node comprises a public safety answering point (14, fig. 1), determining at the first network node (20, fig. 1) a second routing number for a second request for emergency services associated with the second location information, wherein the second routing number identifies a switch having a coverage area that includes a second emergency service zone that encompasses a location specified by the second location information, the first emergency zone receives a communication from a first

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switch (22, fig. 1) and the second emergency service zone receive communications from a second switch (21, fig. 1), first location information is obtained from the first communication device (10, fig. 1), step of obtaining first location information comprises accessing a table of location information (fig. 5), wherein a location is associated with the first communication device (10, fig. 1), receiving a second request for emergency services from a second communication device (for example 11, fig. 1), identifying the second communication device initiating the second request, obtaining second location information related to the second request, providing the second location information to the second network node, receiving a second routing number and a second unique identifier from the first network node (20, fig. 1), routing the second request for emergency services over a public switched telephone network, wherein the second routing number is used as a called number and the unique identifier is used as a calling number, wherein the first request for emergency services is received by a first public safety answering point that is served by a first tandem (22, fig. 1), and wherein the second request for emergency services is received by second public safety answering point (15, fig. 1) served by a second tandem (col. 9 lines 43-53), the input from the communication network and output to the communication network comprises an interface (16, fig. 1) with the public switched telephone network, second identifier is not a telephone number of a device from which the request for emergency services was initiated (col. 6 lines 50-54), call center manager is operable to place an operator in voice communication with a party with request for emergency services, obtaining a routing number from the emergency services complex (reads on 20, fig. 1), wherein the

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routing number is used to route the telephone call over the first communication network, communication device comprises a telephone call, and wherein the step of placing a telephone call over the first communication network comprises routing the telephone call to the public safety answering point (13, fig. 1) over a public switched telephone network, identification key is assigned to the telephone call is not a telephone number of the communication device (fig. 5), first communication network comprises a public switched telephone network (24/25, fig. 1), and wherein the second communication network comprises a computer network (17-19, fig. 1), step of determining geographic location of the communication device comprises receiving a geographic location information from the communication device, receiving source identification information from the communication device (10, fig. 1) and correlating source identification information to a geographic location, communication device (10, fig. 1) comprises stationary source, passing data between a positioning server (reads on 20, fig. 1) and an information retrieval center in (16, fig. 1 and figs. 1-5, col. 4, line 52 – col. 8, line 36).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Asmuth in view of Donnelly et al. (US PAT: 6.076,028, hereinafter Donnelly).

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Regarding claim 12, Asmuth does not teach the following: emergency service call center comprises an automatic collision notification center.

However, Donnelly discloses method and apparatus for automatic vehicle event detection, characterization and reporting which teaches the following: emergency service call center comprises an automatic collision notification center (fig. 1 col. 4, line 19-54).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Asmuth's system to provide for the following: emergency service call center comprises an automatic collision notification center as this arrangement would facilitate to extend PSAP services to car crash situations as taught by Donnelly, thus facilitating extending emergency services to car crash victims.

5. Claims 15, 17, and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Asmuth in view of Contractor (US PAT: 6,847,824, filed 3-20-2001).

Asmuth differs from claims 15, 17, 24 in that he does not teach the following: information comprises a location coordinate, coordinate routing database, and communication device comprises a mobile source.

However, Contractor discloses location visit detail services for wireless devices which teaches the following: information comprises a location coordinate, coordinate routing database (155, fig. 1), and communication device comprises a mobile source (fig. 1 col. 5 lines 41-56).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Asmuth's system to provide for the following: information

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comprises a location coordinate, coordinate routing database, and communication device comprises a mobile source as this arrangement would facilitate to provide emergency services to mobile communication devices as taught by Contractor, thus enhancing the application capabilities.

6. Claim 34 is rejected under 35 U.S.C. 103(a) as being unpatentable over Asmuth in view of Ray (US PAT: 6,289,083 B1).

Regarding claim 34, Asmuth does not teach the following: interface with the public switched telephone network comprises primary rate ISDN interface.

However, Ray discloses method of identification of location of a source of an emergency call in a call center environment which teaches the following: interface with the public switched telephone network comprises primary rate ISDN interface (col. 8 lines 25-28).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Asmuth's system to provide for the following: interface with the public switched telephone network comprises primary rate ISDN interface as this arrangement would provide another well known interface for processing information as taught by Ray.

7. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Asmuth in view of Moore et al. (US PAT: 5,506,897, hereinafter Moore).

Asmuth differs from claim 4 in that he teaches determining an emergency service zone that includes a first location (abstract); he does not teach the following: performing a point-in-polygon lookup.

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However, Moore discloses automatic routing system for telephone services which teaches the following: performing a point-in-polygon lookup (col. 8 lines 27-45).

Thus, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify Asmuth's system to provide for the following: performing a point-in-polygon lookup as this arrangement would provide another means to provide routing as taught by Moore.

8. Claims 25-27 are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melur Ramakrishnaiah whose telephone number is (571)272-8098. The examiner can normally be reached on 9 Hr schedule.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curt Kuntz can be reached on (571) 272-7499. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Melur Ramakrishnaiah

Primary Examiner Art Unit 2643